

In THE  
United States District Court  
for The  
Southern District of OhioUnited States of America  
PlaintiffPaul Lalonde  
Defendant

Hon. Sandra S. Beckwith

NOLCR 1-02-168  
MOTION TO WITHDRAW PLEA

Comes now Paul Lalonde, Plaintiff, and prays the Court  
to allow him to withdraw his plea.

Defendant avers that, immediately upon hearing the "statement  
of facts" espoused by the government that he attempted to  
correct same by notifying the Court and counsel. At no time  
did defendant recollect ever seeing a statement of facts. Defendant's  
health and mental state had slipped so far that he could not  
enter a plea knowingly. Defendant only saw the plea that very  
morning and was told that "the Court knows how these things  
work just answer yes." I am sure the Court will recall the  
many hesitations by defendant. Although this is hazy,  
defendant still went ahead. Immediately after, he notified  
his counsel of his intent to withdraw his plea. His bad health

and accompanying mental state postponed this. At the post hearing, as well as at the order hearing (prior to the commitment) defendant asked counsel to withdraw his plea. Both times counsel said "she would hit the roof!"

Defendant has never wavered in proclaiming his innocence. The only reason for acceptance was his state of health and the promise of AUSA Breckman.

Because of the lack of law material here, (there are not a single law book) this motion contains no authorities. A supplemental supporting draft will follow in 10 days as current research is being done outside of Grant County.

Paul LaLonde, Pro Se

Certificate of Service

I, Paul LaLonde, Pro Se have caused a true copy of this motion to be sent to the AUSA at 221 East 4th Street  
~~the~~ Suite 400 Cen Oh 45202 this 22nd day of June  
2006 via the Grant County Detention Center Mail.

Paul LaLonde, Pro Se